## **NOT FOR PUBLICATION**

## UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

BUCHANAN INGERSOLL & ROONEY PC,

Plaintiff,

v.

BRANDON BELMONTE, JUDITH BELMONTE and ZORKA JOVANOVIC,

Defendants.

No. 24cv859 (EP) (JRA)

**ORDER** 

Plaintiff Buchanan Ingersoll & Rooney PC's ("Buchanan") moves for default judgment against Defendants Brandon Belmonte ("BB"), Judith Belmonte ("JB"), and Zorka Jovanovic ("Jovanovic") pursuant to Fed. R. Civ. P. 55(b)(2). D.E. 8 ("Motion" or "Mot."). Having reviewed the accompanying papers and all relevant items on the docket, and having determined that oral argument is not necessary,

IT IS, on this <u>25th</u> day of <u>July</u> 2024, for the reasons set forth in the accompanying Opinion,

ORDERED that Plaintiff's Motion, D.E. 8, is GRANTED in part and DENIED in part;

and it is further

**ORDERED** that Plaintiff's Motion is **DENIED** without prejudice as to Defendant JB; and it is further

**ORDERED** that Plaintiff's Motion is **GRANTED** as to Defendants BB and Jovanovic with respect to liability; and it is further

**ORDERED** that Plaintiff's Motion is **DENIED** without prejudice as to Defendants BB and Jovanovic with respect to damages; and it is further

**ORDERED** that Plaintiff has thirty (30) days to cure the noted deficiencies noted in the accompanying Opinion; and it is finally

**ORDERED** that the failure to timely remedy those deficiencies may result in this action's dismissal.

Evelyn Padin, U.S.D.J.